

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

DAVID LEE WOMACK

Plaintiff,

v.

JOSEPH V. SMITH, et al.,

Defendants.

JURY TRIAL DEMANDED

No. 1:CV-06-2348 CCC

Judge Christopher C. Conner

Filed Electronically

PLAINTIFF'S RESPONSE TO DEFENDANTS

**D. SCOTT DODRILL, HARLEY G. LAPPIN, JOHN VANYUR,
NEWTON KENDIG, LINDA THOMAS, AND CHUCK MARIOANA'S
STATEMENT OF MATERIAL FACTS**

In connection with Plaintiff's Brief in Opposition to Defendants D. Scott Dodrill, Harley G. Lappin, John Vanyur, Newton Kendig, Linda Thomas, and Chuck, Marioana's (the "High Ranking Defendants") Brief in Support of Motion to Dismiss Second Amended Complaint, or Alternatively, Motion for Summary Judgment, Plaintiff David Lee Womack submits the following Statement of Material Facts:

FACTS RAISED BY MR. WOMACK

1. The Defendants have admitted that Mr. Womack has been in the custody of the BOP since 1999. *See* Brief in Support of Defendants' Motion to Dismiss, or in the Alternative, for Summary Judgment (Docket No. 26), p. 2.

2. The inmate locator on the BOP's website, www.bop.gov, shows that Mr. Womack is an inmate within the BOP. *See* results at [bop.gov](http://www.bop.gov), attached as Exhibit A to the Affidavit of Aaron B. Hewitt ("Hewitt Aff.").
3. Mr. Womack has a representative at the BOP to whom he must address his requests. *See* New Jersey Department of Corrections, Inmate Remedy System Form, attached as Exhibit B to the Hewitt Aff.
4. The BOP has responsibility for Mr. Womack's healthcare. *See* Consent for Surgery, attached as Exhibit C to the Hewitt Aff.; Authorization for Information, attached as Exhibit D to the Hewitt Aff.
5. According to the BOP, it "retains exclusive discretion to assign, or to transfer, any prisoner to any facility." Legal Resource Guide to the Federal Bureau of Prisons, p. 16, available at http://www.bop.gov/news/PDFs/legal_guide.pdf and attached as Exhibit E to the Hewitt Aff.
6. According to the BOP, "long-term offenders may also be housed under contract with state correctional systems, or in a privately-run facility. An inmate may be transferred to a state facility, or to a privately-run facility, should the individual present special management problems, require protection, or if his or her notoriety precludes incarceration in any BOP facility." *Id.* at p. 10.

7. Mr. Womack was placed by the BOP in the New Jersey Department of Corrections pursuant to such an agreement between the US DOJ and New Jersey. *See* Modification Number One to Intergovernmental Agreement (IGA) 235-4 between the State of New Jersey and Federal Bureau of Prisons, attached as Exhibit F to the Hewitt Aff.
8. Mr. Womack is being transferred to MCFP Springfield. *See* August 19, 2009 letter from Donna Sweeney-Elrose to David Womack, attached as Exhibit G to the Hewitt Aff.
9. MCFP Springfield is a BOP facility. *See* <http://www.bop.gov/locations/institutions/spg/index.jsp>, attached as Exhibit H to the Hewitt Aff.
10. Including this upcoming transfer, the BOP has assigned Mr. Womack to at least five facilities since he has been under the authority of the BOP. *See* Hewitt Aff., ¶ 11.
11. USP Lewisburg “is in the process of being converted to a ‘special management unit [SMU],’ the only one of its kind in the entire system. Lewisburg will house inmates from other penitentiaries who prove too troublesome to manage, but who do not qualify for the ADMAX facility at USP Florence in Colorado. The BOP is constructing a Special Management Unit at USP Lewisburg.” *See* statement by Representative Christopher P.

Carney, Congressional Record – House, June 16, 2009 (H6889-H6890), attached as Exhibit I to the Hewitt Aff.

12. “The Lewisburg Federal Penitentiary is being prepared to house some of the country's most violent and difficult-to-manage inmates and rehabilitate their prison behavior. . . . The future Lewisburg population ‘will eventually consist mostly of inmates who have proven ... difficult to manage in other institutions.’” *See* Walker, R.A., “‘Problem’ Inmates to Fill Lewisburg Cells”, June 9, 2009, SunGazzette.com, available at <http://www.sungazette.com/page/content.detail/id/527756.html> and attached as Exhibit J to the Hewitt Aff.

13. According to the BOP’s Program Statement 5217.01:

Designation to a SMU may be considered for any sentenced inmate whose interaction requires greater management to ensure the safety, security, or orderly operation of Bureau facilities, or protection of the public, because the inmate meets any of the following criteria:

- Has a history of serious and/or disruptive disciplinary infractions.
- Otherwise participated in or was associated with activity such that greater management of the inmate’s interaction with other persons is necessary to ensure the safety, security, or orderly operation of Bureau facilities, or protection of the public.

See Program Statement 5217.01, dated 11/9/2008 and approved by Defendant Lappin, available at bop.gov and attached as Exhibit K to the Hewitt Aff.

14. According to the Defendants, Mr. Womack “abused BOP rules and regulations” while at USP Leavenworth. *See Brief in Support of Defendants’ Motion to Dismiss, or in the Alternative, for Summary Judgment (Docket No. 26)*, p. 2.
15. According to the Defendants’ Mr. Womack’s “history of disciplinary violations, purported suicide attempts, and disruptive behavior” continued at USP Lewisburg. *See Brief in Support of Defendants’ Motion to Dismiss, or in the Alternative, for Summary Judgment (Docket No. 26)*, p. 3.
16. According to the Defendants’, Mr. Womack’s transfer out of USP Lewisburg “was requested based on his extremely poor adjustment and misconduct at USP Lewisburg.” *See Brief in Support of Defendants’ Motion to Dismiss, or in the Alternative, for Summary Judgment (Docket No. 26)*, p. 22.

**RESPONSE TO THE HIGH RANKING DEFENDANTS’
STATEMENT OF MATERIAL FACTS**

1. Admitted, although the High Ranking Defendants have failed to include a reference to the parts of the record that supports the statement. *See L.R. 56.1.*
2. Admitted.
3. Admitted.
4. Admitted.

5. Denied. The High Ranking Defendants have failed to include references to the parts of the record that supports the statements. *See* L.R. 56.1. In addition, Mr. Womack cannot present facts essential to justify his opposition to these statements because, as described in the Affidavit of Aaron B. Hewitt, the relevant information is solely in the possession of the Defendants Vanyur, Thomas, Kendig and Marioana.

Dated: September 28, 2009

By: /s/ Aaron B. Hewitt

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CERTIFICATE OF SERVICE

I, Aaron B. Hewitt, hereby certify that on this 28th day of September, 2009, a copy of PLAINTIFF'S RESPONSE TO DEFENDANTS D. SCOTT DODRILL, HARLEY G. LAPPIN, JOHN VANYUR, NEWTON KENDIG, LINDA THOMAS, AND CHUCK MARIOANA'S STATEMENT OF MATERIAL FACTS was served via electronic court filing on the following party:

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/s/ Aaron B. Hewitt